IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Sachetto et al

Serial No. 09/508,661

Filed: March 22, 2000

For: PHARMACEUTICAL COMPOSITION FOR THE TREATMENT OF INFLAMMATORY BOWEL DISEASE

RESPONSE TO MISSING PARTS

Responsive to the Notice of Missing Parts of May 12, 2000, applicant submits herewith the executed declaration of the inventors.

Applicants note that the Article 34 claims have been entered for purposes of calculating the filing fees. APPLICANTS REQUEST THAT THE ARTICLE 34

CLAIMS NOT BE ENTERED FOR PURPOSES OF EXAMINATION.

Instead, applicants request that the preliminary amendment of March 22 be entered for purposes of calculating the filing fees. The correct filing fees were accordingly paid upon entry into the national phase.

Respectfully submitted,

Jones, Tullar & Cooper, P.C. P.O. Box 2266 Eads Station Arlington, Virginia 22202 703-415-1500

Filed: May 26, 2000

BY:

ames W. Hellwege

Registration No. 28,808

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UNITED STATES DEPARTMENT F COMMERCE Patent and Trademark Office Address: ASSISTANT COMMISSIONER FOR PATENTS Box PCT Washington, D.C. 20231 J

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NOTIFICATION OF MI	ISSING REQUIREMENT	י ייבווער אינוני אינו	משתמו שמני או ו	, U
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1. The following items have been sub	mitted by the applicant or	he IB to the United States	: Patent and Tradema	rk Office se
Designated Office (37 CFR 1.494).			ie ombo as
an Elected Office (37	CFR 1.495):		•	
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Oath or Declaration of invento	ors(s) for DO/EO/US.	;	Mari	4
Copy of Article 19 amendment		•	1 10 Mar 1 10 M	Maria de Caracter de la Caracter de
Translation of Article 19 amen	idments into English.	;	4	
The International Preliminary Examination Report in English and its Annexes, if any				
☐ Translation of Annexes to the	International Preliminary I	Examination Report into P	nglish.	
Preliminary amendment(s) file	ed Mar 22, 2000.	and		
Information Disclosure Statem	nent(s) filed	and		
Assignment document.				
Power of Attorney and/or Cha	inge of Address.			
Substitute specification filed		_•		
Verified Statement Claiming S	mall Entity Status.			
Priority Document.	\prec		•	
Copy of the International Sear	ch Report [] and copies of	the references cited them	in.	
Other: * The pre-unenc	dozent does not mak	ch the article 34	L Claims.	
2. The following items MUST be fur acceptance under 35 U.S.C. 371:	nished within the period se	t forth below in order to c	complete the requires	nents for
	on into Paulish Nosa			
a. Translation of the application appropriate 20 or 30 months for	on the priority date	cessing fee will be requir	ed it submitted later	than the
The current translat	tion is defective for the	reasons indicated on th	a awashad Marias .	of Defection
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b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or				
ou months from the priority date (37 CFR 1.492(f)).				
C. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by				
the International application number and international filing date.				
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.				
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).				
3. Additional claim fees of \$ 260 as a Plarge entity small entity, including any required multiple dependent				
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are				
due. See attached PTO-875.		ann rees or caneer the and	illional ciantis for we	TICIT ICES WIFE
ALL OF THE ITEMS SET FORTE	I IN 2(a)-2(d) AND 3 AB	OVE MUST BE SUBMI	ITED WITHIN ON	E MONTH
FROM THE DATE OF THIS NOT	ICE OR BY 121 OR 14	31 MONTHS FROM T	HE PRIORITY DA	TE FOR
THE APPLICATION, WHICHEVI ABANDONMENT.	EKISLAIEK. FAILUK	E 10 PROPERTA RES	POND WILL RESU	JLT IN
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The time period set above may be ext	tended by filing a petition :	and fee for extension of the	me under the provisi	ons of 37
CFR 1.136(a).			•	
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4. Translation of the Annexes MUST Note processing fee will be required in	if submitted later than 20 a	the time period set above	or the annexes will	be cancelled.
5. The Article 19 amendments are	n sommitte jaier ujaji 50 f	comis from the priority of	AUC.	CPD
494(d)) or 30 (37 CFR 1.495(d)) mon	oths from the priority date.	ou was not province by th	ie appropriate 20 (57	CFR.
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Applicant is reminded that any comm	unication to the United Sta	tes Patent and Trademark	Office must be mail	ed to the
address given in the heading and incli	ude the U.S. application n	o. shown above. (37 CFR	. 1.5)	
A copy of this notice	e MUST be retur	ned with this re	SDONSE-	
Enclosed:			-2-01-00	
□PCT/DO/EO/917	☐ Notice of Defective	Translation .	7600	
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